§3192.3

- (b) Tribes may join together to apply for a multi-tribe cooperative agreement.
- (c) The Governor of a State having a Tribal resolution from the Tribe with jurisdiction over the Indian lands, permitting the Governor to enter into a cooperative agreement, may apply for a cooperative agreement with BLM.

§ 3192.3 What must a Tribe or State include in its application for a cooperative agreement?

- (a) To apply for a cooperative agreement you must complete—
- (1) Standard Form 424, Application for Federal Assistance;
- (2) Standard Form 424A, Budget Information—Non-Construction Programs; and
- (3) Standard Form 424B, Assurances—Non-Construction Programs.
- (b) You must describe the type and extent of oil and gas inspection, enforcement, and investigative activities proposed under the agreement and the period of time the proposed agreement will be in effect (See section 11 of Standard Form 424).
- (c) You may include allotted lands under an agreement with the written consent of all allottees or their heirs. BLM will ask the Bureau of Indian Affairs (BIA) to verify that the Tribe or State has obtained all of the necessary signatures to commit 100 percent of each individual tract of allotted lands to the agreement.

§ 3192.4 What is the term of a cooperative agreement?

Cooperative agreements can be in effect for a period from 1 to 5 years from the effective date of the agreement, as set out in the agreement.

§ 3192.5 How do I modify a cooperative agreement?

You may modify a cooperative agreement by having all parties to the agreement consent to the change in writing. If the agreement is with a State, and the modification would affect the duration or scope of the agreement, then the State must obtain the written consent of the affected Tribe and/or allottee or heir.

§3192.6 How will BLM evaluate my request for proprietary data?

BLM will evaluate Tribal or State requests for proprietary data on a case-by-case basis according to the requirements of §3190.1 of this part.

§3192.7 What must I do with Federal assistance I receive?

You must use Federal assistance that you receive only for costs incurred which are directly related to the activities carried out under the cooperative agreement.

§3192.8 May I subcontract activities in the agreement?

You must obtain BLM's written approval before you subcontract any activities in the agreement with the exception of financial audits of program funds that are required by the Single Audit Act of 1984 (31 U.S.C. 7501 *et seq.*).

§ 3192.9 What terms must a cooperative agreement contain?

The cooperative agreement must—

- (a) State its purpose, objective, and authority;
- (b) Define terms used in the agreement;
 - (c) Describe the Indian lands covered;
- (d) Describe the roles and responsibilities of BLM and the Tribe or State;
- (e) Describe the activities the Tribe or State will carry out;
- (f) Define the minimum performance standards to evaluate Tribal or State performance;
 - (g) Include provisions to-
- (1) Protect proprietary data, as provided in §3190.1 of this part;
- (2) Prevent conflict of interest, as provided in §3192.14(d);
- (3) Share civil penalties, as provided in §3192.11; and
 - (4) Terminate the agreement;
- (h) List BLM and Tribal or State contacts:
- (i) Avoid duplication of effort between BLM and the Tribe or State when conducting inspections;
 - (j) List schedules for—
 - (1) Inspection activities;
- (2) Training of Tribal or State inspectors:
- (3) Periodic reviews and meetings;
- (k) Specify the limit on the dollar amount of Federal funding;